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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS WESTERN DIVISION

IN RE: Volkan Turan)	CHAPTER 13
)	
)	CASE NO. 23-80007
)	
Dehtor(s)	j	

NOTICE OF TRUSTEE'S MOTION TO CONVERT CASE TO CHAPTER 7

Please take notice that on October 19 2023, at 10:00 a.m., I will appear before the Honorable Thomas M. Lynch, or any judge sitting in that judge's place, either in courtroom 3100 of the Stanley J. Roszkowski U.S. Courthouse, 327 S. Church St. Rockford, IL 61101, or electronically as described below, and present the motion of TRUSTEE'S MOTION TO CONVERT CASE TO A CHAPTER 7 a copy of which is attached.

Important: Only parties and their counsel may appear for presentment of the motion electronically using Zoom for Government. All others must appear in person.

To appear by Zoom using the internet, use this link: https://www.zoomgov.com/. Then enter the meeting ID and passcode.

To appear by Zoom using a telephone, call Zoom for Government at 1-669-254-5252 or 1-646-828-7666. Then enter the meeting ID and passcode.

Meeting ID and passcode. The meeting ID for this hearing is 160 291 5226, and the passcode is 852255. The meeting ID and passcode can also be found on the judge's page on the court's web site.

If you object to this motion and want it called on the presentment date above, you must file a Notice of Objection no later than two (2) business days before that date. If a Notice of Objection is timely filed, the motion will be called on the presentment date. If no Notice of Objection is timely filed, the court may grant the motion in advance without calling it.

Date: September 19, 2023

FIONA WHELAN

Attorney for LYDIA S. MEYER, Trustee

~ Mhela

308 West State Street, Suite 212

Post Office Box 14127 Rockford, IL 61105-4127 Telephone: 815/968-5354

7 Cicphone. 015/700 5

Fax: 815/968-5368

Email: ch13@lsm13trustee.com

CERTIFICATE OF SERVICE

Hearker Fagar

The undersigned declares under penalty of perjury under the laws of the United States of America that a copy of this notice and motion was mailed to the debtor(s) in envelopes addressed as indicted on the attached list bearing first class postal indicia on the 19th day of September 2023. A copy of the notice and motion was served via CM/ECF on the debtor's attorney of record whose name is listed on the attached on the 19th day of September 2023 and on each entity shown on the attached list at the address shown and by method indicated on the list on the 19th day of September 2023

LYDIA S. MEYER, Trustee 308 West State Street, Suite 212 Post Office Box 14127 Rockford, IL 61105-4127 Telephone: 815/968-5354

Fax: 815/968-5368

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Service List:

TIMOTHY R. YUEILL

TIMOTHYY@NEVELLAW.COM

VOLKAN TURAN	5 BARRINGTON BOURNE		BARRINGTON	IL	60010
CHRISTIAN CARINI AND LAUREEN CARINI	5357 W. DEVON AVE.		CHICAGO	IL	60646-
JEFFERSON CAPITAL SYSTEMS LLC	PO BOX 772813		CHICAGO	IL	60677-2813
SELECT PORTFOLIO SERVICING INC	REMITTANCE PROCESSING	PO BOX 65450	SALT LAKE CITY	UT	84165-0450
SELECT PORTFOLIO SERVICING, INC	PO BOX 65250		SALT LAKE CITY	UT	84165-0250
TATYANA RIVTIS	21923 WEST TORI LANE		DEER PARK	IL	60010-
PAUL M. BACH	PAUL@BACHOFFICES.COM	PNBACH@BACHOFFICES.COM	BACHECF@GMAIL.COM	BACH.PAULM.B122358@NOTIFY.NESTO	CASE.COM
AVA LOUISE CAFFARINI	CAFFARINIA@JBLTD.COM				
EDWARD H. CAHILL	AMPS@MANLEYDEAS.COM				
DAVID HERZOG	DRH@DHERZOGLAW.COM	SHERZOGLAW@GMAIL.COM			
PATRICK S. LAYNG	USTRPREGION11.MED.ECF@USDOJ.GOV	<u> </u>			
JOSEPH MARCONI	MARCONIJ@JBLTD.COM	KOTSIOVOST@JBLTDCOM			
JUSTIN R. STORER	JSTORER@WFACTORLAW.COM	BSASS@WFACTORLAW.COM	JSTORER@ECF.COURTDRIVE.C	OM	

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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS WESTERN DIVISION

IN RE:)	CHAPTER 13
VOLKAN TURAN)	CASE NO. 23-80007
	Debtor(s).)	

TRUSTEE'S MOTION TO CONVERT CASE BACK TO A CHAPTER 7

States E Convert

	NOW	COME	S Lydia S. Meyer, the standing Chapter 13 Trust	ee for the United
3ankrup	otcy Co	ourt for th	he Northern District of Illinois, Western Division	n, and as for her Motion to
t case b	ack to	a Chapte	er 7 states as follows:	
1. 2.	The 3		filed for Chapter 13 relief on 1/5/23. Meeting of Creditors held on 5/24/2023 was Concluded Taken off calendar Continued to	
3.		The del	otor(s) failed to appear [11 USC 341(a)] for 341	meeting on
4.		The del	otor(s) failed to commence Chapter 13 Plan pays C 1326(a)(1)].	ments
5.		The del	otor(s) is/are delinquent in the Chapter 13 Plan p	
6.			st-petition payments to secured creditors are deli	
7.			otor(s) is/are not eligible for Chapter 13 [11 USC	
8.			stee objects to the exemption(s) claimed [B.R. 4	
9.		The De	ebtors/Husband/Wife are not entitled to a dischar	ge.
10.		The pla	in filed 4/24/2023 by the debtor(s) fails to meet of	confirmation requirements and
		The pro-	stee objects to confirmation of the Chapter 13 ploposed Chapter 13 Plan is not feasible [11 USC ufficient regular income [11 USC 109(e)] and/or	1325(a) (6)] as the debtor(s)
	_	paymer	nts_ apter 13 Plan unfairly discriminates against clas	s of ganaral
			red claims [11 USC 1322(b)(1)].	s of general
			Plan pays creditor	as secured beyond
			value of collateral	
			Plan proposes to pay	
			Plan proposes to pay creditor being paid 100% while other unsecure	directly which results in that
		0) (creditor being paid 100% while other unsecure than 100%.	d creditors are being paid less
LIQU	IDATI	ON –	ed Chapter 13 plan fails to meet liquidation valu	a [11 HSC 1325 (a)(4)]
		Propos	Non-exempt equity \$ Plan only page	ving \$
			Must be 100%	,5 <u> </u>
			Must be 100% with interest	
			Fair market value of real estate higher per tax a	assessment than listed on
			schedule A.	
			Other	

ase 23-8000	7 Do	c 98 Filed 09/19/23 Entered 09/19/23 14:40:57 Desc Main Document Page 5 of 7	
DISPOSABL		DME -	
Propo receiv	sed Cha zed durin	opter 13 plan fails to provide that all of debtor(s)' projected disposable income to be applicable commitment period will be applied to make payments to	
	ured cre	ditors under the plan, [11 USC 1325 (b)(1)(B)] or no cause to extend.	
X X	Income	higher for debtor/wife/husband perprofit and loss 2023 year to date by \$5865/month	
X	Unreas	onable expenses \$1000 food for 2	
×	Proof o	of following expenses required tax listed of \$650 on line 16 of Schedule j	
_	1011 1	pan deduction \$ Plan payment should	
	401k lo	oan deduction \$ Plan payment should	
İΧ		e when 401k loan is paid. Efunds above \$2,000 should be paid into plan in addition to plan	
ZX.	paymer	-	
⋈	Other	SECTION 5.1 HAS INCORRECT NUMBER LISTED FOR 10% OF THE TOTAL	
		AMOUNT OF THE CLAIMS.	
		Median Debtor	
		Excess per I/J = \$ Plan payments only \$	
		Other	
			
×	Above	Median Debtor	
		Plan proposed is not 60 months.	
		Plan payment is insufficient – Debtor's actual monthly income	
		minus IRS allowances requires plan payment of \$;	
	_	Plan proposes payment of \$	
		form 122C2	
		10m 122C2	
		Following lines are incorrect on 122C1/122C2:	
	_		
		Amended 122C1 Required.	
	×	Other Based on documents provided, it is impossible to decipher if debto is above or below median so trustee will require a 60 month plan	ı
		is above or below median so trustee will require a oo month plan	
		Cannot be determined if above or below median income or if disposable	
	i1	income requirement met in above median case	
		☐ Need proof of income for prior 6 months	
		☐ Number in household in question	
		Amended 122C1 required	
DY AND DOOR	DI EMO		

and Trustee's fees.

PLAN PROB	
×	Plan fails to provide for following secured creditors TATYANA RIVTIS
	FILED COURT CLAIM #2 - TRYING TO AVOID JUDICIAL CLAIM IN PART 8.1 BUT NO ORDER ENTERED RESOLVING ISSUE
	Plan fails to provide for full payment of all claims entitled to priority as required by Section 507(a)(1)(B).
	Plan fails to provide for fixed monthly installments for all secured creditors in paragraph 3.1, 3.2, 3.3, and 3.4 [11 USC 1325 (a)5].
	Following claims will not be paid off within plan term at fixed monthly payment amount.
	Plan payment is insufficient to cover all fixed payments to creditors

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	before the end paid in full wit The proposed [11 USC 1315 The plan propo	of the initial term or th interest required b Chapter 13 plan will (a)4]. oses to pay certain co	ving language - "The Plan will concluding as such time as allowed claims are y the plan." not complete within 60 months reditors as secured. The documents following creditors:		
	(Creditor)		☐ Timely filed Proof of Claim☐ Security Documents☐ Timely filed Proof of Claim☐ Security Documents		
_	(Creditor)		☐ Timely filed Proof of Claim☐ Security Documents	ovom t	
			2 and/or 3.4 did not receive notice pr	ırsuant –	
	Notice was no Debtor failed to The following The debtor(s) [11 USC 1325	o list arkkpoxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	ed: Chapter 13 Plan in good faith. business records are impossible to dec	- - - sipher. Th -	ne**
XXX	Debtor(s) have by 11 USC 1: Proof: 11 USC 1: Proof: 11 USC 1: Copy Pursure recent Court comp Payc copies within any It the 4	erved with signed waived IN PART 3.5 OF PLAN er failed to produce the 308(a)2, 521(e)2(A) of that the debtor(s) find SC§1307(e) states the stapter 7 upon the debte the date of the original part of Federal income to the filing of the part of Federal income to the filing of the part of Federal income to the stant to 11 USC§521(at tax return 7 days but shall dismiss the capty is "due to circum theck stubs — Pursuares of all payment advention 60 days before the Employer shall result of the day after the date debtor(s) has/have far (3)] as the following Acceptable certific debtor briefing [1] Amended scheduler.	ne following documents required and 521(a)1(B)1v: led the last 4 years of tax returns— that the Court shall dismiss or convert of the court of the court of the description. The court shall dismiss or convert of the description of the debtor fails to provide the confidence of the court of the description of the description of the court of the description of the petition of the debtor fails of the petition of the case of the filing of the petition. The court of the court of the debtor fails of the filing of the petition. The court of the case of the filing of the petition. The court of the case of the filing of the petition. The court of the case of the filing of the petition. The court of the case of the filing of the petition. The court of the case of the filing of the petition. The court of the case of the filing of the petition. The court of the case of the filing of the petition. The court of the case of the filing of the petition. The court of the case of the filing of the petition. The court of the case of the filing of the petition.	a case day for the the most ors, the failure to otor." file file from se on USC ed: equisite	

^{**}debtor has to provide proof he closed the account for Mint Services, Mint Corp, & Echo House. Need copies of contracts with details for the pending projects. Received 2 contracts but it is unclear how the debtor is receiving monthly income as it is not reflected in his P&L. The P&L and bank statements do not match up. Do not see household expenses coming out of personal account other than mortgage and occassional bill.

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			to be paid under a d	e debtor has paid all amounts requi lomestic support obligation [11 US to domestic support obligations	
			Paycheck stubs	11 0	
		□ ※ □	Proof of Income from	m	
		×	Profit and Loss state	m _{ements} and bank statements n	nonthly postpetition
		Ï	Business Questionna	aire and all attachments	
			Proof of Social Secu	ırity number	
			Other		_
11.	i 	ssues will not No fee Fee Ap Other	bar confirmation: application filed oplication not noticed plication and order are	e for informational purposes only - e inconsistent his case be converted back to a	
Chapter 7.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	en ores, uno	2145500 10440000 00000 0		
				HOND WILLS. FIONA WHELAN, Staff Atto	orney for

LYDIA S. MEYER, Trustee 308 West State Street, Suite 212 Post Office Box 14127 Rockford, IL 61105-4127 Telephone: 815/968-5354

Fax: 815/968-5368

**status of the following corporations: Encore Technology International Corporation, Florida Domestic Profit Corporation, Mint Contracting Corporation, Mint International Network and Technology Corporation, Mint State Corporation, Simurity Technologies Corporation, United States Construction Corp and Vmas Productions, LLC and bank statements for any or all of these businesses.

LYDIA S. MEYER